CENTRAL FAX CENTER

HAR G. 5 ZOUZ

JUL 1 2 2007

NO. 1008 P. 3

SOLEJOINT INVENTOR

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it is sought on the invo	mition entitled:	System and Method for Effic		
mached or [X] of pate	ent Application 5 and amended on	Serial No. 10/005,193		_
not anow and do not been any printed pul- not been patented or to America on an application of the duty to disclose and Regulations § 1.5 application, and	oeneve the sale blication in any o nede the tubject ation filed by me information of w 6(a). Such infor	country before my or our invention of an inventor's certificate issue or my legal representative or a which is material when it is no manion is material when it is no	ion thereby or more than one year p ed before the clate of this application assigns more than twelve months pri- fiel to the examination of this applic t cumulative to information already	or to stion i
or in combination wit stent with, a position (h other informat the applicant has	ion, a prima facie case of unpat taken or may take jn:	enfability of a claim; or	
g are argument of unpa	tentability relied	on by the Office, or		
	d Coope Code S	119 of any foreign application(ng date before that of the applic	s) for patent or inventor's certificate ation(s) on which priority is claime	s listed d:
APPLICATION I	NUMBER	DATE OF FILING	PRIORITY CLAIMED UN 35 U.S.C. 119	der.
			[]YES []NO	
35 United States Code	§ 120 of any U			
1001 of Title 18 of th	nowledge mat w e United States	Code and that such willful false	statements may jeopardize the valid	lity of
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tsburgh, PA 15232		•	Taiwan	
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TINVENTOR		r'ssignature . Manali	Jul 12, 2007	
		r's signature . Mmal:	DATE Jul 12, 2001 CITIZENSHIP India	
	understand the content understand the content on the sy and do not bed in any printed put not been patented or a America on patented of the duty to disclose eral Regulations § 1.5 application, and for in combination with a position of an argument of patent with, a position of an argument of patent any forcign application APPLICATION in S.C. § 119(c) of any Units § 1.56(2) which we are the prior Units § 1.56(and amended on [X] of patent Application 5 and amended on understand the contents of the above is not know and do not believe the same thed in any printed publication in any on the patented or made the subject of made in any printed publication filed by make the duty to disclose information of we real Regulations § 1.56(a). Such information, and for in combination with other information, and for in combination with other information, and for in combination with other information with, a position the applicant has gent argument of unpatentability relied gent argument of patentability. Sunder Title 35, United States Code § any foreign application(s) having a filing Date) S.C. §119(e) of any United States profits of the prior United States Application of the prior United States Application of the prior United States Application of the prior United States of the United States (1001 of Title 18 of the United States in the recent of the work the United States (1001 of Title 18 of th	and smeathed or [X] of patent Application Serial No. 10/005.193 and smeathed on understand the contents of the above identified specification, including the contents of the above identified specification, including the transport of the publication in any country before my or our inventions been patented or made the subject of an inventor's certificate issue the duty to disclose information of which I am aware which is material Regulations § 1.56(a). Such information, a prima facie case of unper care from with, a position the application, a prima facie case of unper sizent with, a position the applicant has taken or may take for gan argument of unpatentability relied on by the Office, or gan argument of patentability. studer Title 35, United States Code § 119 of any foreign application (any foreign application(s) having a filing date before that of the application (Filing Date) S.C. §119(c) of any United States provisional application(s) listed belong of the prior United States Application, I acknowledge the duty ons § 1.56(a) which recurred between the filing date of the prior application of Title 13 of the United States Code and that all statements made to were made with the knowledge that willful false statements and the II (1001 of Title 13 of the United States Code and that such willful false statements and the II (1001 of Title 13 of the United States Code and that such willful false statements.)	and expended on with a sought on the invention entitled and specification. Serial No. 10/005, 193 and smended on understand the contents of the above identified specification, including the chains, as amended by any snot know and do not believe the same was ever known or used in the United States of America before any anot know and do not believe the same was ever known or used in the United States of America before any not been patiented or more than one year pinot been patiented or made the tubject of an inventor's certificate issued before the chae of this application. America on an application filed by men or my legal representative or assigns more than twelve months progressive the duty to disclose information of which I sun aware which is material to the examination of his application, and for in combination with other information, a prime facile case of unpatientability of a claim; or saterit with, a position the applicant has taken or may take in: get a regument of unpatientability relied on by the Office, or gen argument of patientability. sunder Title 35, United States Code § 119 of any foreign application(s) for patient or inventor's certificate any foreign application(s) having a filing dute before that of the application(s) on which priority is claime. APPLICATION NUMBER DATE OF FILING PRIORITY CLAIMED UNITED INTEREST [198] S.C. §119(c) of any United States provisional application(s) listed below and, insofar as any subject in the prior United States Application, I acknowledge the duty to disclose material information as soons § 1.56(a) which recurred between the filing date of the prior application and the national PCT internation of the prior United States Code git willful false statements and the like so made are punishable by fine or life 18 of the United States Code and that all statements and the like so trade are punishable by fine or life 18 of the United States Code and that such willful false statements may jeopardize the validation. ST INVENTOR INVENTOR'S IGNATURE DATE O /2

FULL NAME OF THIRD JOINT INVENT	INVENTOR'S SIGNATURE	Jan II, 2002
RES(DENCE 435 Washington Street, Apt. 402, Somerville, MA 02143	CITIZENSHIP Unite U-S-A.	
POST OFFICE ADDRESS Same as above		

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